



# भारत का राजपत्र The Gazette of India

प्राधिकार से प्रकाशित  
PUBLISHED BY AUTHORITY

सं० 23]

नई दिल्ली, शनिवार, जून 10, 1967 (ज्येष्ठ 20, 1889)

No. 23]

NEW DELHI, SATURDAY, JUNE 10, 1967 (JYAISTHA 20, 1889)

इस भाग में भिन्न दृष्ट संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके

Separate paging is given to this Part in order that it may be filed as a separate compilation

## भाग III—खण्ड 4

### PART III—SECTION 4

विभिन्न निकायों द्वारा जारी की गई विविध अधिसूचनाएं जिसमें अधिसूचनाएं, आदेश, विज्ञापन और सूचनाएं सम्मिलित हैं

**Miscellaneous Notifications including Notifications, Orders, Advertisements and Notices issued by the Statutory Bodies**

रेल दर अधिकरण, मद्रास के समक्ष

(रेल दर अधिकरण नियमावली, 1959 के नियम 19 (3) और 4 के अधीन सार्वजनिक सूचना)

1967 की शिकायत सं० 1

मैसर्स पी० पी० करुणय्या नाडार सन्स,  
व्यापारी, शिवकाशी ।

शिकायत कर्ता

यनाम

भारत रांग, जो (1) उत्तर रेलवे, नई दिल्ली और (2) दक्षिण रेलवे, मद्रास का स्वामी है, जिसका प्रतिनिधित्व उन रेलों के जनरल मैनेजर करने है । } प्रत्यार्थी

यतः उपर्युक्त शिकायत कर्ता ने भारतीय रेल अधिनियम 1890 की धारा 41 (1) के अधीन शिकायत पेश की है कि अपने व्यापार के दौरान वे उत्तर रेलवे के नगीना और धामपुर के व्यापारियों से ढेंचा बीज खरीदते हैं: जबकि उत्तर रेलवे ढेंचा बीज के लिए प्रति क्विंटल रु० 6.79 की दर पर का प्रभार लगाती है, दक्षिण रेलवे अपने अधिकार क्षेत्र में स्थित गन्तव्य स्टेशनों पर इस मात्र के आते समय प्रति चौपट्टि बड़ी लाइन बैगन के लिए 110 क्विंटल की भार सन्तुलनी शर्त के साथ रु० 11.82 (अधिप्रभार का छोड़कर) की दर पर के प्रभार मांगती है; ढेंचा बीज खाद्य उत्पादन की वृद्धि के लिए इस्तेमाल की जाने वाली हरी खाद है जिनका उपयोग "अधिक अन्न उपजाओ" आन्दोलन के समितियों

में मद्रास सरकार द्वारा किया जाता है; दक्षिण रेलवे द्वारा ढेंचा बीजों पर प्रभारित की जाने वाली दरें अनुचित हैं, जोरा बीजों, —जिनका मूल्य प्रति किलो रु० 3 है और ढेंचा बीजों, —जिनका मूल्य प्रति किलो केवल चालीस पैसे है, के लिए एक ही दर प्रभारित करना ही अन्यायपूर्ण और से भेदमूलक है, ढेंचा बीजों पर, जिनका मूल्य ही प्रति किलो चालीस पैसे है, प्रति किलो बारह पैसे भाड़े का प्रासंगिक प्रभार बहुत अधिक है; जनता के हित की दृष्टि से और 'अधिक अन्न उपजाओ' आन्दोलन को बढ़ावा देने की दृष्टि से ढेंचा बीजों पर प्रभारित दर यथासम्भव कम होनी चाहिए; उत्तर रेलवे के स्टेशनों से दक्षिण रेलवे से उत्तर रेलों पर स्थित गन्तव्य स्टेशनों को बुक किये जाते समय एक ही पथ पर प्रभारित की जाने वाली दर उस दर से कम है जो कि दक्षिण रेलवे द्वारा उसी पथ के लिए मांगी जा रही है और इस प्रकार प्रस्तुत शिकायत कर्ताओं के साथ भेदमूलक व्यवहार किया जा रहा है और वे अपने को प्रतिकूल परिस्थिति में पाते हैं; ढेंचा बीज सचमुच खाद के जैसे प्रभारित किये जाने चाहिए; किन्तु फिलहाल उसको उसी दर पर प्रभारित किये जाने से वे संतुष्ट रहेंगे, जो उत्तर रेलवे द्वारा स्वीकृत की गयी है;

और अतः शिकायतकर्ताओं ने प्रार्थना की है कि (1) यह घोषित किया जाय कि नगीना से शिवकाशी को, नगीना से सातूर को, धामपुर से शिवकाशी को और धामपुर से सातूर को ढेंचा बीजों के परिवहन के लिए अभी प्रभारित की जाने वाली दरें अनुचित हैं, (2) अधिकरण द्वारा उचित दरें निर्धारित की जायें; (3) यह घोषित किया जाय कि दक्षिण रेलवे ने शिकायतकर्ताओं के भाल

की अनुचित, पक्षपातपूर्ण और प्रतिकूल परिस्थिति में डालकर रेल अधिनियम की धारा 28 का उल्लंघन किया है और वह रेलवे निदेशित किया जाय कि उस पक्षपात और प्रतिकूल परिस्थिति का निवारण करें; और (4) शिकायतकर्ताओं को खर्च की अदायगी करायी जाय ;

और यतः ऐसा माना जाता है कि इस प्रकार के और भी व्यक्ति होंगे जो रिकार्ड में नहीं हों, परन्तु जिनका उपर्युक्त शिकायतकर्ताओं या प्रत्यर्थी के समान हित इन कार्यवाहियों में होगा;

अतएव यह सार्वजनिक सूचना रेल दर अधिकरण नियमावली 19(3) और (4) के अधीन दी जाती है ताकि कोई भी व्यक्ति, जो ऐसा चाहे, इस सूचना के प्रकाशन की तारीख से 30 दिनों के अन्दर, शिकायत में प्राथित परिहार की पुष्टि या विरोध में दाखिल होने की अनुमति के लिए या शिकायतकर्ताओं या प्रत्यर्थी के पक्ष में जोड़े जाने के लिए प्रस्तावित दखल के आधार को या कार्यवाहियों में प्रार्थी की स्थिति और हित को, या उक्त शिकायत में एक पार्टी के रूप में जोड़े जाने के आधार को व्यक्त करते हुए अधिकरण को अर्जी पेश कर सके। इस सार्वजनिक सूचना के बाद इस अधिकरण द्वारा दिया जाने वाला कोई भी निर्णय उन सभी लोगों के लिए लागू होगा।

आज मई 1967 के पन्द्रहवें दिन, अड्यार हाउस, 1 पुस रोड, राजा अण्णामलैपुरम, मद्रास—28 में मेरे हस्ताक्षर और अधिकरण की मुद्रा के अधीन दी जाती है।

अधिकरण की मुद्रा                      बी० एन० गोपाल देशिकन, सचिव  
रेल दर अधिकरण

#### रेल दर अधिकरण, मद्रास के समक्ष

(रेल दर अधिकरण नियमावली 1959 का नियम 19(3) और (4) के अधीन सार्वजनिक सूचना)

1967 की शिकायत सं० 2

दि इलेक्ट्रो मेटलर्जिकल वर्क्स लिमिटेड, डांडेली—शिकायतकर्ता  
बनाम

भारत संघ जो दक्षिण मध्य रेलवे, सिकन्दराबाद, }  
का स्वामी है, और जिसका प्रतिनिधित्व उसके } प्रत्यर्थी  
जनरल मैनेजर द्वारा किया जाता है। }

यतः उपर्युक्त शिकायतकर्ता ने भारतीय रेल अधिनियम, 1890, धारा 41(1) के अधीन शिकायत की है कि फेरो-मैंगनीज का विनिर्माण करने के लिए प्रत्यर्थी रेलवे के डांडेली स्टेशन द्वारा परिसंचित उनका एक कारखाना है, जिसके लिए आवश्यक मुख्य कच्ची सामग्रियां कच्चा मैंगनीज, कोक, डोलोमाइट, चूना-पत्थर, विद्युत् लेप हैं; ये कच्ची सामग्रियां कारखाने में रेल द्वारा लायी जाती हैं और तैयार माल भी रेल द्वारा भेजा जाता है; 1-2-64 से तत्कालीन दक्षिण रेलवे ने 32 कि० मी० दूरी की शाखा लाइन अलनावर-डांडेली के बीच के यातायात के संबंध में लगातार मील दूरी पर मानक सख्खा (टेलीस्कोपिक) बर्ग द्रों को चालू किया, परन्तु अलनावर-डांडेली के बीच प्रभारित करने की दूरी को 96 कि० मी० तक अर्थात् तिगुना स्फीत कर दिया; शिकायत के अनुबंध में दिये गये मामले के लिये अनुबंध में दिये गये स्टेशनों के बीच उनके यातायात पर का परिवहन के लिये भाड़े की दर स्वतः अनुचित है और रेलों में

अन्यव इन्हीं दूरियों पर इन्ही मालों के लिये प्रभार्य भाड़े की दरों की तुलना में भी अनुचित है :

और इस अधिकरण ने 1963 की शिकायत सं० 4 पर 18-4-1966 ने अपने निर्णय में (बेस्ट कोस्ट पेपर मिल्स बनाम दक्षिण रेलवे) सामान्य नियम के रूप में व्यक्त किया है कि इस खंड पर के भाड़े के लिए स्फीत दूरी का आधार अनुचित है जिस पर भी प्रत्यर्थी रेलवे ने केवल बेस्ट कोस्ट पेपर मिल्स को सिर्फ उनकी शिकायत में निर्दिष्ट विशिष्ट स्टेशन जोड़ों के बीच निर्दिष्ट मालों के संबंध में उन्मुक्ति दी है। रेलवे के एक उपभोगकर्ता के लिये स्फीत दूरी पर के प्रभार को रद्द करके और अन्य उपभोगकर्ताओं के लिये उसे जारी रखना भेदमूलक है और रेल अधिनियम की धारा 28 का उल्लंघनकारी है, इस शाखा लाइन पर स्फीत दूरी पर प्रभारित करना दूसरे प्रकार से भी रेल अधिनियम की धारा 28 का उल्लंघन करता है क्योंकि भारत के उत्तर प्रदेशों में स्थित फेरो-मैंगनीज का विनिर्माण करनेवाले कारखानों को स्फीत दूरी पर अधिक भाड़ा प्रभार को भुगतान करने को बाध्य करके उनके साथ भेदमूलक व्यवहार नहीं किया गया है, शिकायतकर्ता के तैयार माल बंबई, मद्रास, कलकत्ता, दिल्ली आदि स्थानों को प्रेषित किये जाते हैं जहाँ उन्हें इतर कारखानों से जिनको स्फीत दूरी पर बहन भाड़ा देना नहीं पड़ता है, प्रतियोगिता का सामना करना पड़ता है;

और यतः शिकायतकर्ता ने प्रार्थना की है कि (1) यह घोषित किया जाय कि अलनावर-डांडेली खंड पर उनके यातायात के संबंध में स्फीत दूरी पर भाड़ा अनुचित है; (2) शिकायत के अनुबंध में निर्दिष्ट विशिष्ट मालों के लिये और निर्दिष्ट स्टेशनों के बीच 96 कि० मी० की स्फीत दूरी पर भाड़ा वसूल करने के बदले अलनावर-डांडेली के बीच 32 कि० मी० की लगातार वास्तविक दूरी पर मानक दर पर भाड़ा वसूल करने के लिये प्रत्यर्थी निदेशित किया जाय; (3) 1963 की शिकायत सं० 4 पर दिये गये निर्णय की तारीख से, अर्थात् 18-4-1966 से, उन्मुक्ति दिया जाय; और (4) शिकायतकर्ता को खर्च की अदायगी करायी जाय।

और यतः ऐसा माना जाता है कि और भी इस प्रकार के व्यक्ति होंगे जो रिकार्ड में नहीं हों, परन्तु जिनका उपर्युक्त शिकायतकर्ताओं का प्रत्यर्थी के समान इन कार्यवाहियों में समान हित होगा।

अतएव यह सार्वजनिक सूचना रेल दर अधिकरण नियमावली, 1959 के नियम 19(3) और (4) के अधीन दी जाती है ताकि कोई भी व्यक्ति, जो चाहे, इस सूचना के प्रकाशन की तारीख से 30 दिनों के अन्दर शिकायत में प्राथित उन्मुक्ति की पुष्टि में या विरोध में प्रविष्ट होने की अनुमति के लिए या शिकायतकर्ताओं या प्रत्यर्थी के पक्ष में जोड़े जाने के लिए प्रस्तावित प्रवेश के आधार को तथा कार्यवाहियों में प्रार्थी की स्थिति और हित को स्पष्ट करते हुये या उक्त मामले में एक पार्टी के रूप में जोड़े जाने का आधार स्पष्ट करते हुये अधिकरण को अर्जी पेश कर सके। इस सार्वजनिक सूचना के बाद अधिकरण द्वारा दिया जाने वाला कोई भी निर्णय ऐसे सभी लोगों पर लागू होगा।

आज मई 1967 के 16वें दिन "अड्यार हाउस" 1, पुस रोड, राजा अण्णामलैपुरम, मद्रास-28 में मेरे हस्ताक्षर और अधिकरण की मुद्रा के अधीन जारी की जाती है।

बी० एन० गोपाल देशिकन, सचिव  
अधिकरण की मुद्रा                      रेल दर अधिकरण

**रेल दर अधिकरण, मद्रास के समक्ष**

(1959 रेल दर अधिकरण नियमावली के नियम 19(3) और (4) के अधीन सार्वजनिक सूचना)।

1967 की शिकायत सं० 3

न्यू सावन शुगर मिल्स

शिकायतकर्ता

बनाम

भारत संघ जो पूर्वोत्तर रेलवे का स्वामी है, और जिसका प्रतिनिधित्व पूर्वोत्तर रेलवे गोरखपुर के जनरल मैनेजर द्वारा किया जाता है।

प्रत्यर्थी

यतः उपर्युक्त शिकायतकर्ता ने भारतीय रेल अधिनियम की धारा 41(1) (ग) के अधीन शिकायत की है कि प्रत्यर्थी रेलवे पर स्थित सीवान में उनका शक्कर का एक कारखाना है; कच्चे माल अर्थात् ईख का एक अंश और तैयार माल अर्थात् शक्कर, रेल द्वारा भेजे जाते हैं; उन्होंने तत्कालीन बंगाल और पश्चिमोत्तर रेलवे कं० लि० के साथ 1933 में या उसके करीब सीवान में एक इमदादी साइडिंग के निर्माण के लिये एक करार कर लिया था जिसमें इमदादी साइडिंग की भूमि की लागत और वहां रेल पथ बिछाने का खर्च उठाने की स्वीकृति दी थी और साथ ही सूद, मूल्यह्रास और इमदादी साइडिंग के अनुरक्षण के लिये प्रभार के रूप में रेलवे के पूजीगत परियोजना के 8 1/2 प्रतिशत भुगतान करने की भी स्वीकृति दी थी; इसके आधार पर प्रभार प्रति छमाही के लिये रु० 417.50 निर्धारित किया गया था; यह व्यवस्था 1933 से जारी थी; 1966 में प्रत्यर्थी रेलवे में एक पक्षीय रूप से उपर्युक्त प्रभार को 1-11-65 से बढ़ा दिया और प्रति वर्ष के लिए रु० 3495.36 बना दिया; प्रभार में यह असाधारण वृद्धि पूर्ण रूप से अनुचित है; शूकि उनके साइडिंग के संबंध में किया गया अनुरक्षण कार्य नगण्य है, उसके लिये रु० 3291.38 में प्रभारित करना अनीतिपूर्ण, साम्यहीन, आयपूर्ण, और अनुचित है, वैसे सूद प्रभार भी है, रेलें बाहक होने के कारण बैगनों को इमदादी साइडिंग और निजी साइडिंग की जंक्शन पर खड़ा करने के लिये बाध्य है और इमदादी साइडिंग पर परिवहन के लिये अलग प्रभार नहीं लगाया जा सकता;

और यतः शिकायतकर्ता ने प्रार्थना की है कि

- (1) वर्तमान सूद और अनुरक्षण प्रभार अनुचित घोषित किये जायें।
- (2) उचित सूद और अनुरक्षण प्रभार निर्धारित किये जायें।
- (3) उन्मुक्ति प्रभार की बढ़ायी गयी तारीख से लागू की जायें।
- (4) शिकायतकर्ता को खर्च की अदायगी करायी जाय।

और यतः ऐसा माना जाता है कि और भी इस प्रकार के व्यक्ति होंगे जो रिक्काई में नहीं हों परन्तु जिनका उपर्युक्त शिकायतकर्ता या प्रत्यर्थी के समान इन कार्यवाहियों में समान हित होगा।

अतएव यह सार्वजनिक सूचना रेल पर अधिकरण नियमावली, 1959 के नियम 19(3) और (4) के अधीन दी जाती है ताकि कोई भी व्यक्ति, जो चाहे, इस सूचना के प्रकाशन की तारीख से 30

दिनों के अन्दर शिकायत में प्राथित उन्मुक्ति की पुष्टि में या विरोध में प्रविष्ट होने की अनुमति के लिये या शिकायतकर्ता या प्रत्यर्थी के पक्ष में जोड़े जाने के लिये प्रस्तावित प्रवेण के आधार तथा कार्यवाही में प्रार्थी की स्थिति और हित को स्पष्ट करते हुये या उक्त मामले में एक पार्टी के रूप में जोड़े जाने का आधार स्पष्ट करते हुये अधिकरण को अर्जी पेश कर सके। इस सार्वजनिक सूचना के बाद अधिकरण द्वारा दिया जाने वाला कोई भी निर्णय ऐसे सभी लोगों पर लागू होगा।

आज मई 1967 के 16वें दिन अड्यार हाउस, राजा अण्णा-लैपुरम, मद्रास-28 में मेरे हस्ताक्षर और अधिकरण की मुद्रा के अधीन जारी की जाती है।

वि० एन० गोपाल देशिकन, सचिव  
रेल दर अधिकरण

**रेल दर अधिकरण, मद्रास के समक्ष**

रेल दर अधिकरण नियमावली-1959 के नियम 19(3) और (4) के अधीन जारी की गयी सार्वजनिक सूचना)

1967 की शिकायत नं० 4

दि जयपुर उद्योग लिमिटेड, सवाईमाधोपुर

शिकायतकर्ता

बनाम

भारत संघ जो पश्चिम रेलवे बम्बई का स्वामी है और जिसका प्रतिनिधित्व उस रेलवे के जनरल मैनेजर द्वारा किया जाता है।

प्रत्यर्थी

यतः उपर्युक्त शिकायतकर्ता ने रेल अधिनियम की धारा 41(1) के अधीन यह बताते हुये शिकायत पेश की है कि पश्चिम रेलवे पर स्थित स्टेशन सवाईमाधोपुर पर उनका एक सीमेंट कारखाना है, उनके परिसर में उनकी लागत पर बिछाया, निर्मित और अनुरक्षित उनका अपना एक मी० ला० साइडिंग है, रेलवे, 1953 से लेकर, प्रति घंटे रु० 18 या दोनों दिशाओं में परिवर्तित प्रति बैगन के लिए रु० 1—इनमें से जो भी अधिकतर हो—का दर पर साइडिंग प्रभार लगाते आ रही थी, उपर्युक्त साइडिंग प्रभार 1958 से रु० 28 प्रति घंटे या रु० 1 प्रति बैगन, इनमें से जो भी अधिकतर हो, तक बढ़ाया गया था जो 1960 से रु० 30—50 प्रति घंटे या रु० 1 प्रति बैगन, इनमें से जो भी अधिकतर हो, तक पुनः बढ़ाया गया, 1962 से यह प्रभार रु० 35 प्रति घंटे या रु० 1 प्रति बैगन, इनमें से जो भी अधिकतर हो, तक पुनः बढ़ाया गया और मार्च 1959 से प्रभार रु० 38 प्रति घंटे या रु० 1 प्रति बैगन इनमें से जो भी अधिकतर हो, तक फिर से बढ़ाया गया;

साइडिंग प्रभार को प्रति बैगन के आधार पर लगाया जाना न्याय-मंगत नहीं है; 1 मार्च, 1966 से प्रत्यर्थी प्रति बैगन के आधार को छोड़ कर रु० 38 प्रति घंटे का दर पर प्रभारित करने आ रहा था, प्रत्यर्थी ने शिकायतकर्ता को साइडिंग प्रभार को 10 अप्रैल 1967 से प्रति घंटे रु० 45 तक बढ़ाये जाने की सूचना दी है, जबकि साइडिंग प्रभार को रु० 38 प्रति घंटे का दर पर लगाना भी अनुचित है, आगे की वृद्धि न्यायमंगत नहीं है, दोनों पक्षीकारों की उपस्थिति में चलायी गयी 5 जाचों के आधार पर, रेलवे ने प्रति घंटे के लिये किया जाने वाला समय 84 मिनट माना, जबकि शिकायतकर्ता का दावा था कि वह केवल 62 मिनट था; रेलवे द्वारा स्वयं संगणन 84 मिनटों के बदे प्रति घंटे के लिये 87 मिनट की दर पर रेलवे बिल लगाती आ रही है;

और यतः शिकायत कर्ता ने प्रार्थना की है कि शिकायत की तारीख से लेकर साइडिंग प्रभार प्रति घंटे रु. 18 की दर पर नियत किया जाय; (2) साइडिंग प्रभार प्रति शंट के लिये 62 मिनट के आधार पर निर्धारित किया जाय; (3) अधिक वसूली गयी रकम को लौटाने के लिए प्रत्यर्थी का निवेदित किया जाय और (4) शिकायतकर्ता को खर्चा की अवयर्ग्य करायी जाय।

और यतः ऐसा माना जाता है कि और भी इस प्रकार के व्यक्ति होंगे जो रिफाई में नहीं हों परन्तु जिनका उपर्युक्त शिकायत कर्ता या प्रत्यर्थी के समान इन कार्यवाहियों में समान हित होगा;

अतएव यह सार्वजनिक सूचना रेल दर अधिकरण नियमावली, 1959 के नियम 19(3) और (4) के अधीन दी जाती है ताकि कोई भी व्यक्ति, जो चाहें इस सूचना के प्रकाशन की तारीख से 30

दिनों के अन्दर शिकायत में प्रार्थित अनुतोष की पुष्टि में या विरोध में प्रविष्ट होने की अनुमति के लिये या शिकायत कर्ता या प्रत्यर्थी के पक्ष में जोड़े जाने के लिये, प्रस्तावित प्रवेश के आधार को तथा कार्यवाहियों में प्रार्थी की स्थिति और हित को स्पष्ट करते हुये या उक्त मामले में एक पार्टी के रूप में जोड़े जाने का आधार स्पष्ट करते हुए अधिकरण को अर्जी पेश कर सके। इस सार्वजनिक सूचना के बाद अधिकरण द्वारा दिया जानेवाला कोई भी निर्णय ऐसे सभी मामलों पर लागू होगा।

आज मई 1967 की 16वीं तारीख को "अड्यार हाउस", नं० 1, पुष्प रोड, राजा अण्णामलैपुरम, मद्रास-28 में मेरे हस्ताक्षर और अधिकरण का मुद्रा के अधीन जारी की जाती है।

अधिकरण की मुद्रा                      वी० एन० गोपाल देसिकन, सचिव  
रेल दर अधिकरण

**RESERVE BANK OF INDIA**  
**Central Office**

*Bombay, the 1st June 1967*

No. 3.—In terms of sub-section (3) of Section 12 of the Reserve Bank of India Act, 1934, Shri M. K. Ramachandra of "Prashanth", 27, Bull Temple Road, Bangalore-4, has been nominated to be a Member of Local Board, Southern Area, with effect from the 27th May, 1967 in the vacancy caused by the resignation of Shri M. Sudarsanam.

Sd. ILLEGIBLE  
Secretary to the Central Board

**(Department of Banking-Operations and Development)**

*Bombay-1, the 2nd June 1967*

DBOD. No. 84/C.404-67—In pursuance of sub-section (2) of section 36A of the Banking Regulation Act, 1949, the Reserve Bank of India hereby notifies that the Kozhuvanal Bank Ltd., Kozhuvanal has ceased to be a banking company within the meaning of the said Act.

A. R. THANAWAI A  
Chief Officer

*Bombay, the 10th June 1967*

In pursuance of rule 18 of the Rules made by the Government of India under Section 28 of the Public Debt Act, 1944 and published in the Gazette of India of the 20th April 1946 (as amended under Notification No. F. (8)(70)-B/52 dated the 29th April 1954), the following list is hereby advertised of securities lost etc., in respect of which *prima facie* grounds exist for believing that the securities have been lost and that the claim of the applicants is just. All persons other than the respective claimants named below who have any claim upon these securities should communicate immediately with the Secretary, Reserve Bank of India, Central Office, Central Debt Section, Bombay.

No. of Security	Value	In whose name issued	From what date bearing interest	Names of the claimant(s) for issue of duplicate and/or payment of discharge value	No. and date of orders issued
(1)	(2)	(3)	(4)	(5)	(6)
<b>BOMBAY CIRCLE</b>					
<b>3½% NATIONAL PLAN LOAN, 1964</b>					
*BY052031-32 (2×100)	200/-	Reserve Bank of India	19-10-1956	Monoharlal S/o Sukhrajmal	Case No. L. 1327, Manager's orders Diary No. C. O. 40 dated 18-1-1967.
*BY025753	100/-	Do.	19-4-1960	Zipar Sakharam Chaudhari	Case No. L. 1313, Manager's orders Diary No. C. O. 83 dated 1-2-1967.
*BY035406	100/-	Do.	19-4-1962	Dulabhdas Morarji Malkan	Case No. L. 1354, Manager's order Diary No. C. O. 118 dated 11-2-1967.
*BY129707	200/-	Shankar Trimbak Ghaisas	19-4-1962	Shankar Trimbak Ghaisas	Case No. L. 1365, Manager's orders Diary No. C.O. 226 dated 23-3-1967.
BY029358	1,000/-	Reserve Bank of India.	19-10-1962	Shiv Ram Sabhlok	Case No. 1297, Manager's orders Diary No. C.O. 236 dated 31st March, 1967.
<b>CALCUTTA CIRCLE</b>					
<b>3% LOAN 1970-75</b>					
CA059763	500/-	Kumud Nath Bhatta- charjee	15-10-1964	Kumud Nath Bhattacharjee	Case No. 741 Manager's Order dated 7-2-1967 File No. I. 2082.

## NEW DELHI CIRCLE

## 3% LOAN 1935-55

DH040207/8      1,000/-      Reserve Bank of India      15-7-1943      Mohar Singh      LN 480 dated 3-2-1967.  
each

## 3½% NATIONAL PLAN LOAN 1964

DH032801/4      500/-      Do.      19-10-1967      Durga Ram Agarwala      LN 479 dated 10-1-1967  
each

\*\*DH033296      100/-      Do.      19-4-1956      Hazura Singh      LN 481 dated 2-2-1967

## MADRAS CIRCLE

## 3% SECOND VICTORY LOAN 1959-61

@MS 019135      500/-      Do.      15-8-1945      K. Narayanaswamy Reddiar,      Diary C. O. No. 6-LN. 822  
Legal Heir of Shri A.      dated 4th January, 1967.  
Krishnaswamy Reddiar.

## FIVE YEAR INTEREST

## FREE PRIZE BONDS, 1949

Particulars of lost, stolen or destroyed Prize Bonds published in terms of Rule 18 of the Public Debt Rules, 1946.

Case No.	Loan	Series	No. and Amount	Name and address of the applicant for payment of discharge value.	Date of orders issued.
(1)	(2)	(3)	(4)	(5)	(6)
1386	1949	A	013507	Shri Jummabhai Mammed C/o K. I. Halari, 38, Samuel Street, Bombay-9.	8-3-1967
		AA	029451-52		
			Rs. 100/-		
			20/-		

\*Issue of duplicate/payment of discharge value after 3 years under relaxed procedure authorised.

\*\*Issue of duplicate/payment of discharge value under the relaxed procedure authorised.

@Payment of discharge value under relaxed procedure authorised.

(A. P. DE)

Secretary,  
Reserve Bank of India,  
Central Office,  
Bombay.

## STATE BANK OF INDIA

## Central Office

Bombay, the 29th May 1967

No. 10689.—The following appointment on the Bank's staff is hereby notified :—

Shri K. K. Benerji has assumed charge to officiate as Chief Accountant, Bombay, as from the 20th May, 1967, vice Shri H. J. Banker.

R. N. CHETTUR  
Managing Director.

Bombay, the 29th May 1967

No. Staff/012928.—The following appointment on the Bank's Staff is hereby notified :—

Shri N. C. Chauhan to be Agent, Panjim (Goa) Branch, as from the close of business on the 6th April 1967, vice Shri Prem Prakash.

R. K. TALWAR,  
Secretary & Treasurer

## INDUSTRIAL FINANCE CORPORATION OF INDIA

New Delhi, the 25th May 1967

No. 1/67.—It is hereby notified that the Share Register of the Corporation will be closed and the registration of

transfers suspended from the 16th June, 1967 to the 30th June, 1967 (both days inclusive).

By order of the Board,  
N. D. NANGIA  
Chairman

## THE INSTITUTE OF CHARTERED ACCOUNTANTS OF INDIA

New Delhi-1, the 29th May 1967

No. 4-CA(1)/6/67-68.—In pursuance of Regulation 16 of the Chartered Accountants Regulations, 1964, it is hereby notified that in exercise of the powers conferred by clause (a) of Sub-Section (1) of Section 20 of the Chartered Accountants Act, 1949, the Council of the Institute of Chartered Accountants of India, has removed from the Register of Members of the Institute, with effect from the 10th day of April, 1967, on account of death, the name of Shri Surendra Kumar Jaiswal of Ahmedabad Electricity Co. Ltd., Lal Darwaja, Ahmedabad-1, (Membership No. 5496).

No. 50-RSA(92)/52.—It is hereby notified for general information that the Council of the Institute of Chartered Accountants of India has removed from the Register of Certified Auditors with effect from the 26th day of October, 1966, the name of Shri Gopi Nah Mathur, of 451, Sardarpura Road No. 5, Jodhpur, who was holding a Certified Auditor's Certificate No. 92.

C. BALAKRISHNAN  
Secretary

# THE INSTITUTE OF COST AND WORKS ACCOUNTANTS OF INDIA

Calcutta-16, the 23rd May 1967

(COST ACCOUNTANTS)

No. 16-CWR(21)/67.—In pursuance of Regulation 16 of the Cost and Works Accountants Regulations, 1959, it is hereby notified that in exercise of the powers conferred by Clause (b) of sub-section (1) of Section 20 of the Cost and Works Accountants Act, 1959, the Council of the Institute of Cost and Works Accountants of India has removed from the Register of Members, at his own request, the name of Shri Nathu Mal. 2323/2-A, Gali Mandir Wali, Shadipur, P.O. Patel Nagar, Delhi-8 (Membership Number 377) with effect from 1st April, 1967.

S. N. GHOSE

Secretary

## EMPLOYEES' STATE INSURANCE CORPORATION

New Delhi, the 18th April 1967

No. 12-(1)/5/63-Med-II.—In pursuance of the resolution passed by the Employees' State Insurance Corporation at its meeting held on 25th April, 1951 conferring upon me the powers of the Corporation under Regulation 105 of the E.S.I. Corporation (General) Regulations, 1950, I hereby authorise the Superintendent, Hamidia Hospital, Bhopal to function as medical authority with effect from 1-5-1967 within the district of Bhopal for the purpose of medical examination of the insured persons and grant of further certificates to them when the correctness of the original certificates is in doubt.

The 25th April 1967

No. INS.1-2(1)/66.—The draft of certain amendments to the Employees' State Insurance (General) Regulations, 1950, as in columns 2 & 3 of the statement below which the Employees' State Insurance Corporation proposes to make in exercise of the powers conferred by Section 97 of the Employees' State Insurance Act, 1948 (34 of 1948), is published as required by Sub-section (1) of the said Section for the information of all persons likely to be affected thereby and notice is hereby given that the draft amendments will be taken into consideration on or after 30th June, 1967.

Any objection or suggestion which may be received from any person with respect to the said draft amendments before the date specified above will be considered by the said Corporation.

T. C. PURI

Director General

### Draft amendments/additions to the Employees' State Insurance (General) Regulations, 1950

Sl. No.	Regulation No.	Amendment/Addition
(1)	(2)	(3)
1.	2. Definitions (h)	In Regulation 2, clause (h) shall be substituted by the following:— "Regulation 2(h), "Employer's Code Number" means the registration number allotted by the appropriate Regional Office to a factory or establishment for the purposes of the Act, the rules, and these regulations."

(1)	(2)	(3)
2. 2(k)		In clause (k) of Regulation 2, the word 'Regional' shall be deleted.
3. 2(kk)		After clause (k) of Regulation 2, a new clause (kk) shall be added as under:— "Regulation 2(kk)— "Family Identity Card" means a Card issued by the appropriate office to an insured person for identification of his family for the purposes of the Act, the rules and these regulations."
4. 2(o)		In clause (o) of Regulation 2, the word 'Regional' shall be deleted.
5. 10 Regional Boards(1)		The existing sub-regulation (1) of Regulation 10 shall be substituted by the following:— "Regulation 10(1)— A Regional Board may be set up for each State or Union Territory by the Chairman of the Corporation and shall consist of the following members, namely:— (a) a Chairman to be nominated by the Chairman of the Corporation in consultation with the State Govt. or the Administration of the Union Territory; (b) a Vice-Chairman to be nominated by the Chairman of the Corporation in consultation with the State Govt. or the administration of the Union Territory; (c) one representative of the State or the Union Territory to be nominated by the State Government or the Administration of the Union Territory; (d) the Administrative Medical Officer or any other Officer directly in charge of the Employee's State Insurance Scheme in the State or the Union Territory— <i>ex-officio</i> ; (e) one representative each of the employers and employees from the State or the Union Territory to be nominated by the Chairman of the Corporation in consultation with such organisations of the employees as may be recommended for the purpose by the State Government of the Union Territory; (f) members of the Corporation other than the Chairman and the Vice-Chairman and officials, if any, amongst those nominated by the Central Government under clause (c) of section 4 of the Act, residing in the State or the Union Territory— <i>ex-officio</i> ;

1	2	3
		(g) members of the Medical Beneht Council nominated by the Central Government under clauses (e), (f) and (g) of section 10 of the Act residing in the State or the Union Territory ex-officio.

Provided that where the Chairman of the Corporation so considers it to be expedient, he may nominate such additional representatives of employers and employees, not exceeding 3 from each side with view to providing for the adequate representation of important organisations not included in the nominations of the State Government or the Union Territory, and to maintaining the parity between the number of representatives of such employers and employees.

6. 10-B.

In Chapter II, Regulation 10-B shall be inserted before Regulation 11, as under :—

“10-B. Registration of Factories or Establishments—

(a) The employer in respect of a factory or an establishment to which the Act applies for the first time and to which an Employer's Code No. is not yet allotted, and the employer in respect of a factory or an establishment to which the Act previously applied but has ceased to apply for the time being, shall furnish to the appropriate Regional Office not later than 15 days after the Act becomes applicable, as the case may be, to the factory or establishment, a declaration of registration in writing in Form 10 (hereinafter referred to as Employer's Registration Form).

(b) The employer shall be responsible for the correctness of all the particulars and information required for and furnished on the Employer's Registration Form.

(c) The appropriate Regional Office may direct the employer who fails to comply with the requirements of paragraph (a) of this regulation within the time stated therein, to furnish to that office Employer's Registration Form duly completed within such further time as may be specified and such employer shall, thereupon, comply with

1	2	3
		the instructions issued by that office in this behalf.
		(d) Upon receipt of the completed Employer's Registration Form, the appropriate Regional Office shall, if satisfied that the factory or the establishment is one to which the Act applies, allot to it an Employer's Code Number (unless the factory or the establishment has already been allotted an Employer's Code No.) and shall inform the employer of that number.
		(e) The employer shall enter the Employer's Code Number on all documents prepared or completed by him in connection with the Act, the rules and these regulations and in all correspondence with the appropriate office.”

7. 14. Declaration Form to be sent to appropriate office.

In Regulation 14, the words “on or before the Saturday following the end of the week in” shall be substituted by the words “within 10 days of the date on.”

8. 15-A. Registration of Families.

The words “on or before the Saturday following the end of the week in” shall be substituted by the words “within 10 days of the date on.”

9. 15-B. Changes in Family.

The words “on or before the Saturday following the end of the week in” shall be substituted by the words “within 10 days of the date on.”

10. 16. The Corporation to receive assistance from employers.

The words “the Registration of his factory or establishment and” shall be inserted between the words “in connection with” and the words “the registration of his employees.”

11. 18. Loss of Identity Card.

The words “on payment of a fee of two rupees shall be substituted by the words “subject to such conditions and payment of such fees as may be determined by the Director General.”

12. 25. Refund for Contribution Stamps.

The existing Regulation 25 shall be substituted by the following:  
“25. Refund for Contribution Stamps.—

The Corporation may, subject to satisfactory evidence being produced, and subject to such other conditions as it may lay down, grant a refund for the value in money of the contribution stamps which were affixed to a card destroyed, lost or defaced, deducting therefrom six paise per rupee as the cost of production and sale of such stamps, provided that the application for refund is made within six months after the contribution card has been destroyed, lost or defaced.”

1	2	3	1	2	3
13.	26. Contribution Cards to be sent to Appropriate Office.	<p>(1) In Regulation 26, the words "duplicate" occurring in the opening paragraph shall be substituted by the word "triplicate".</p> <p>(2) Another paragraph shall be added to this regulation as under:</p> <p>"(2) for purposes of Section 77 of the Act the due date by which the evidence of contributions having been paid must reach the Corporation shall be the last of the days respectively specified in clauses (a), (b), (c) and (d) of sub-regulation (1)."</p>			under the Act shall for the purposes of Section 77 of the Act, become due on the following days:—
14.	27. Issue of Certificate of Rate of Contributions on leaving employment.	<p>After Regulation 26, a new Regulation 27 shall be added as under:—</p> <p>"27. Issue of a Certificate of Rate of Contributions on leaving employment:—</p> <p>(1) Where an insured person leaves employment during the currency of a contribution period, the employer shall issue a certificate of rate of contributions in such form as may be specified by Director General, to such person.</p> <p>(2) Where an insured person to whom the certificate specified in Sub-regulation (1) is issued, is employed by a new employer during the currency of the contribution period and produces the said certificate, the new employer shall calculate the contributions in respect of that insured person for the balance of the contribution period at the rate indicated in the Certificate."</p>			<p>(a) For Sickness benefit or for disablement benefit for temporary disablement for any period, on the date of issue of the medical certificate in respect of such periods; provided that in cases where a person is not entitled to sickness benefit for the first two days of sickness, the due date shall be deferred by such days;</p> <p>(b) For maternity benefit:—</p> <p>(i) in case of confinement, on the date of issue, in accordance with these regulations, of the certificate of expected confinement or on the day six weeks preceding the expected date of confinement so certified whichever is later or, if no such certificate is issued, on the date of confinement; and</p> <p>(ii) in case of miscarriage and in case of sickness arising out of pregnancy, confinement, premature birth of child or miscarriage, on the date of issue of the medical certificate of such miscarriage or sickness; as the case may be.</p> <p>(c) for first payment of disablement benefit for permanent disablement, on the date on which an insured person is declared as permanently disabled in accordance with the Act and these regulations;</p> <p>(d) for first payment of dependants' benefit, on the date of the death of the insured person in respect of whose death claim for such benefit arises or, where disablement benefit was payable for that date, on the date following the date of death or, where the beneficiary becomes entitled to a claim on any subsequent date, on the date on which he becomes so entitled;</p> <p>(e) for subsequent payments of disablement benefit or permanent disablement and for subsequent payments of dependants' benefit, on the last day of the month to which the claim relates; and</p>
15.	31. Time for payment of Contribution.	In the explanation below Regulation 31, the words "Schedule I" shall be substituted by the words "The First Schedule"			
16.	31A. Interest on Contributions due but not paid in time.	<p>After Regulation 31, a new Regulation 31A shall be added as under:—</p> <p>"31-A. Interest on Contributions due but not paid in time. An employer who fails to pay Contributions within the periods specified in Regulation 31 shall be liable to pay also interest at the rate of 6 per cent per annum in respect of each day of default or delay in payment of Contributions."</p>			
17.	42. Nature of Allowance.	In Regulation 42, the words "one anna" shall be substituted by the words "six paise."			
18.	45. When claim becomes due.	<p>Regulation 45 shall be substituted by the following:—</p> <p>"45. When Claim becomes due—A claim for any benefit</p>			



1	2	3	1	2	3
		(f) for funeral benefit, on the date of the death of the insured person in respect of whose death the claim for such benefit arises."			A further proviso shall be added to Regulation 66 as under:— "Provided further that the employer shall be deemed to have complied with this regulation sufficiently if in any register maintained by him, the appropriate particulars are also shown".
19.	51. Authority for certifying eligibility of claimants.	Regulation 51 shall be substituted by the following:—  "51. Authority for certifying eligibility of claimants— The authority which is to certify eligibility of claimants shall be the appropriate Local Office in respect of sickness, maternity, temporary disablement and funeral benefits and the appropriate Regional Office, in respect of permanent disablement and dependants' benefits;	26.	68. Report of accident by an employer.	(1) In the opening sentence of Regulation 68, the words "nearest Local Office" shall be replaced by the words "appropriate Local Office" and the words "nearest Insurance Medical Officer" shall be substituted by the words "Insurance Medical Officer of the insured person." (2) In clause (ii) of Regulation 68, the figure "24" shall be substituted by the figure "48". (3) In Regulation 68, a further proviso shall be added as the second proviso as under:— "Provided further that if the accident does not involve absence of the insured person from work initially, the employer may not send the report to the Local Office and the Insurance Medical Officer but shall do so within 48 hours after and if the absence from work subsequently results from the injury. (4) In the last proviso to Regulation 68, the words "Schedule III to the Workmen's Compensation Act, 1923" wherever occurring, shall be substituted by the words "the Third Schedule to the Act".
20.	52. Benefits payable.	when Clause (b) of Sub-regulation (1) of Regulation 52 shall be substituted by the following:—  "(b) in the case of funeral benefit or the first payment in respect of maternity benefit or temporary disablement benefit, not later than one month".			
21.	53. Evidence of sickness and temporary disablement.	The proviso to regulation 53 shall be substituted by the following proviso:—  "Provided that in areas where arrangements for medical benefit under the ESI Act have not been made or otherwise if in its opinion the circumstances of a particular case so justify, the Corporation may accept any other evidence of sickness or temporary disablement in the form of a certificate issued by the medical officer of the State-Government, local body or other medical institution, or a certificate issued by any registered medical practitioner containing such particulars and attested in such manner as may be specified by the Director General in this behalf".	27.	72. Reference to a Medical Board.	The opening paragraph of Regulation 72 beginning with the words "Any question as to whether" and ending with the words "may be made" shall be substituted by the following:—  "A reference to the Medical Board may be made."
22.	55. Medical certificate	Certi- In Regulation 55, the words "or otherwise as may be specified by the Director General," shall be inserted between the words "filled in ink" and the words "by the Insurance Medical Officer".	28.	73. Report of Medical Board.	The existing Regulation 73 shall be substituted by the following Regulation:—  "73. Report of Medical Board—The Medical Board shall after examining the disabled person send its decision on such form as may be specified by the Director General, to the appropriate Regional Office. The disabled person shall be informed in writing of the decision of the Medical Board and the benefit, if any, to which the disabled person shall be entitled."
23.	62. Certified sickness.	Sick- Regulation 62 shall be deleted.			
24.	65. Notice of Accident.	In the Explanation under regulation 65(i) the words "Schedule III to the Workmen's Compensation Act, 1923" shall be substituted by the words "the Third Schedule to the Act".	29.	74. Appeal against decision of Medical Board.	The existing Regulation 74 shall be substituted by the following Regulation:—  "74. Occupational Disease— Any question whether an employment injury is caused by an occupational Disease specified in the Third
25.	66. Maintenance of accident book.	In the proviso to Regulation 66, the words "Schedule III to the Workmen's Compensation Act, 1923" shall be substituted by the words "the Third Schedule to the Act".			

1	2	3	1	2	3
		Schedule to the Act shall be determined by a Special Medical Board which shall examine the disabled person and send a report in such form as may be prescribed by the Director General in this behalf to the appropriate Regional Office stating:-			may be prescribed by rules framed by the Central Govt. under the Act) as the State Govt. in consultation with the Corporation may, from time to time, decided Notwithstanding the amendments hereby made, all appeals pending before the Appeal Tribunals at the date of coming into force of the provisions of the Act relating to Medical Appeal Tribunals Shall be disposed of by the Appeal Tribunals."
		(a) whether the disabled person is suffering from one or more of the diseases specified in the said schedule;			
		(b) whether the relevant disease has resulted in permanent disablement;	32.	76. A. Submission of claims for periodical payments of permanent disablement benefit	In regulation 76-A for the words "an Appeal Tribunal", the words "a Medical Appeal Tribunal or an Employee's Insurance Court" shall be substituted.
		(c) whether the extent of loss of earning capacity can be assessed provisionally or finally;	33.	80(1)(ii). Submission of claims for Dependents, Benefit.	Sub-clause (ii) of sub-Regulation (1) of Regulation 80 shall be substituted by the following:-- "(ii). That the person claiming is a dependant entitled to claim as provided in paragraph 8 or 9, as the case may be, of the First Schedule to the Act."
		(d) the assessment of the proportion of loss of earning capacity and in case of provisional assessment the period for which such assessment shall hold good.			
		All assessments which are provisional may be referred to the Special Medical Board for review by the appropriate Regional Office not later than the end of the period taken into account by the provisional assessment. Any decision of the Special Medical Board may be reviewed by it at any time.	34.	80(1) Submission of claims for Dependant's Benefit.	After sub-clause (iii) of Sub-Regulation (1) of Regulation 80 the following shall be added as sub clause (iv):— "(iv). the infirmity of the dependent claiming to be infirm with in the purview of para 8 of the First Schedule to the Act, by a certificate of such medical or other authority as the Director General may, by a general or special order specify in this behalf".
		The disabled person shall be informed in writing of the decision of the Special Medical Board by the appropriate Regional Office and the benefit, if any, to which the insured person shall be entitled."	35.	83. Date of accrual of Dependents' Benefit.	In Regulation 83, the words "or where wages were payable shall be inserted between the words "benefit was payable" and the words "for that date".
30.	75. Constitution of Medical Boards.	The existing Regulation 75 shall be substituted by the following Regulation:— "75. Constitution of Medical Boards & Special Medical Boards—Medical Boards for the purposes of the Act and Special Medical Boards for the purposes of Regulation 74 shall be constituted by the State Government and shall consist of such persons, have such jurisdiction follow such procedure as the State Government in consultation with the Corporation may, from time to time, decide."	36.	84. Review of Dependant's Benefit.	Regulation 84 shall be deleted.
			37.	89. Claim for Maternity Benefit only after Confinement.	Regulation 89 shall be substituted by the following Regulation:— "89. Claim for maternity benefit only after confinement or for miscarriage—Every insured woman claiming maternity benefit for miscarriage shall within 30 days of the date of the miscarriage, and every insured woman claiming maternity benefit after confinement, shall submit to the appropriate office by post or otherwise a claim for maternity benefit in Form 22 together with a certificate of confinement or miscarriage in Form 23 given in accordance with these regulations."
31.	76. Appeal Tribunals.	The existing Regulation 76 shall be substituted by the following Regulation:— "76. Medical Appeal Tribunals—For the purposes of the Act, the State Govt. shall constitute as many Medical Appeal Tribunals as it thinks fit. Each such Medical Appeal Tribunal shall consist of such persons, exercise such jurisdiction and follow such procedure (save for the manner in which the appeals may be filed as			
			38.	89-A.	After the existing Regulation 89, Regulation 89-A shall be added as under:— "89-A. Claim for maternity benefit after the death of an insured woman leaving behind the child—For the purposes of

1	2	3
		the proviso to sub-section (2) of Section 50 of the Act, the person nominated by the deceased insured woman on Form 1 or on such other form as may be specified by the Director General in this behalf and if there is no such nominee, the legal representative, shall submit to the appropriate office by post or otherwise a claim for maternity benefit, as may be due, in Form 24-A within 30 days of the death of the insured woman together with a death certificate in Form 24-B given in accordance with these Regulations."
39. 89-B		After Regulation 89-A, Regulation 89-B shall be added as under:— <p>"89-B. Claim for maternity benefit in case of sickness arising out of pregnancy, confinement, premature birth of child or miscarriage:—</p> <p>(1) Every insured woman claiming maternity benefit in case of sickness arising out of pregnancy, confinement, premature birth of child or miscarriage, shall submit to the appropriate office by post or otherwise a claim for benefit in one of the D Forms 12, 13 &amp; 14 appropriate to the circumstances of the case together with the appropriate medical certificate in Forms, 8, 9, 10 or 11, as the case may be, give in accordance with these Regulations.</p> <p>(2) The provisions of Regulations 55 to 61 and 64 shall, so far as may be, apply in relation to a claim submitted and a certificate given in accordance with this Regulation as they apply to certification and claims under those Regulations."</p>
40. 90. Other evidence" in lieu of a certificate.		The existing Regulation 90 shall be substituted by the following Regulation— <p>"90. Other evidence in lieu of a certificate—</p> <p>The corporation may accept any other evidence in lieu of a certificate of pregnancy, expected confinement, confinement, death during maternity, miscarriage or sickness arising out of pregnancy, confinement, premature birth of child or miscarriage by an Insurance Medical Officer, if in its opinion, the circumstances of any particular case so justify".</p>
41. 91. Notice of work for remuneration.		In Regulation 91, the words "except as provided in Regulation 89-B" shall precede words "every insured woman" at the beginning of the Regulation.
42. 92. Date of payment of maternity benefit.		In Regulation 92, the words "by the insured woman" shall be inserted between the words "no work is undertaken" and the words "for remuneration".

1	2	3
43. 94. Authority which may issue certificate.		The existing Regulation 94 shall be substituted by the following:— <p>"94. Authority which may issue certificate:—</p> <p>No certificate required under any of the Regulations 87 to 89-B shall be issued except by the Insurance Medical Officer to whom the insured woman has or had been allotted or by an Insurance Medical Officer attached to a dispensary, hospital, clinic or other institution to which the insured woman is or was allotted, and such Insurance Medical Officer shall examine and if in his opinion the condition of the woman so justifies or in case of death of the insured woman or the death of the child, if satisfied about such death, issue to such insured woman or in case of her death to her nominee or legal representative, as the case may be, free of charge any such certificate when reasonably required by such insured woman or her nominee or legal representative, as the case may be, under or for the purposes of the Act or any other enactment or these Regulations.</p> <p>Provided that such Officer may issue a certificate, as aforesaid, under these Regulations, to or in respect of an insured woman who is or was not allotted to him or to the dispensary, hospital clinic or other institution to which such Officer is attached, if such Officer is attending the woman for prenatal care, for confinement, for miscarriage or for sickness arising out of pregnancy, confinement, premature birth of child or miscarriage or in case of death, was attending the deceased insured woman or the child at the time of the death of the insured woman or the child.</p> <p>Provided further that a certificate of pregnancy, of expected confinement, of confinement or miscarriage or of death during maternity required under these Regulations may be issued by a Registered midwife which shall be accepted by the Corporation on countersignatures by the Insurance Medical Officer."</p>
44. 95. Obligations of Insurance Medical Officer.		The existing Regulation 95 shall be substituted by the following:— <p>95. Obligations of Insurance Medical Officer:—</p> <p>Nothing in these regulations shall relieve an Insurance Medical Officer to whom an insured woman has been allotted or an Insurance Medical Officer attached to the dispensary, hospital, clinic or other institution to which an insured woman is allotted of the obligation to examine and if in his opinion, the condition of</p>

1	2	3	1	2	3
		the woman so justifies, issue free of charge a certificate of pregnancy, of expected confinement, of confinement or miscarriage or of sickness arising out of pregnancy, confinement, premature birth of a child or miscarriage during any period in which such insured woman is obtaining treatment or attendance from any other person or from any other hospital or institution."			appropriate Local Office by post or otherwise in Form 25-A by the claimant entitled under the Act and in case of a minor, by his guardian, and such claim shall be supported by documents proving:—
45. 95-B.	After Regulation 95-A, Regulation 95-B shall be added as under:—	<p>"FUNERAL BENEFIT</p> <p>95-B. Report of death of insured person:—</p> <p>In case of death of an insured person:—</p> <p>(a) if the death occurs at the place of employment, the employer shall, and</p> <p>(b) if the death occurs at any other place, the person entitled and intending to claim funeral benefit shall, or</p> <p>(c) any other person present at the time of death may, immediately report the death to the Local Office of the deceased insured person."</p>			<p>(i) the death of the deceased insured person.</p> <p>(ii) that the person claiming is the eldest surviving member of the family of the deceased insured person and incurred the expenditure necessary for the funeral of the deceased,</p> <p>(iii) in case the claimant is other than the eldest surviving member of the family:—</p> <p>(a) that the deceased insured person did not have a family or that the deceased insured person was not living with his family at the time of his death; and</p> <p>(b) that the claimant actually incurred the expenditure claimed on the funeral of the deceased insured person.</p>
46. 95-C.	After Regulation 95-B, Regulation 95-C shall be added as under:—	<p>"95-C. Issue of death certificate:—</p> <p>An Insurance Medical Officer attending the insured person at the time of death or the Insurance Medical Officer who examines the body after the death or the Medical Officer who attended the insured person in a hospital or other institution where such insured person died, shall issue free of charge a death certificate in Form 17 to the person entitled and intending to claim Funeral Benefit."</p>			<p>Provided that where the appropriate office is satisfied about the bona-fides of the applicant or about the truth of the facts relating to any of the matters mentioned above, one or more of the documents may be dispensed with.</p> <p>(2) The following may be accepted as proof for purposes of clauses (ii) and (iii) of sub-regulation (1) of this regulation:</p> <p>A declaration of the claimant duly countersigned by:—</p> <p>(i) an officer of the Revenue, Judicial or Magisterial Departments of Government; or</p> <p>(ii) a Municipal Commissioner; or</p> <p>(iii) a Workmen's Compensation Commissioner; or</p> <p>(iv) the Head of Gram Panchayat under the Official seal of the Panchayat; or</p> <p>(v) the employer of the deceased insured person; or</p> <p>(vi) any other evidence or declaration acceptable to the appropriate office in the circumstances of a particular case."</p>
47. 95-D.	After Regulation 95-C, Regulation 95-D shall be added as under:—	<p>"95-D. Other evidence in lieu of a certificate:—</p> <p>The Corporation may accept any other evidence in lieu of a death certificate by Insurance Medical Officer if in its opinion, the circumstances of any particular case so justify."</p>			
48. 95-E.	After Regulation 95-D, Regulation 95-E shall be added as under:—	<p>"95-E. Submission of claim for Funeral Benefit—</p> <p>(1) A claim to funeral benefit shall be submitted to the ap-</p>			
			49. 101. Appointment of Sick visitors.	Regulation 101 shall be deleted.	

1	2	3	1	2	3
50. 102-A. Inspection Book	In Regulation 102-A(i), the words "or establishment" shall be inserted between the words "present in the factory" and the words "or not during the inspection".		59. Form 3—Return of Declaration Form.	The figure "400" occurring in the text of the Form shall be substituted by the figure, words and brackets "500 excluding remuneration for over-time work"	
51. 105. Further certificates	The following paragraph shall be added at the end of Regulation 105:—  "Notwithstanding anything contained in these Regulations, such further certificate in so far as it relates to sickness or temporary disablement, may issue at such interval and in respect of such periods as may be specified by such medical authority."		60. Form 6. Return of Contribution Cards.	The word "duplicate" at the right hand top of the Form shall be substituted by the word "triplicate".	
52. 108. Actuarial Present Value of the Periodical Payments.	Regulation 108 shall be deleted.		61. Form 8. First Certificate	The words and brackets "(Regulation 57)" in form 8 shall be substituted by the words and brackets "(Regulations 57 and 89-B)".	
53. Schedule I & Schedule-II. Actuarial Present Values Etc.	Schedule I and Schedule II to the Regulations shall be omitted.		62. Form 9—Final Certificate.	The words and brackets "(Regulation 58)" in Form 9 shall be substituted by the words and brackets "(Regulations 58 and 89-B)".	
54. Form O1. Employer's Registration Form.	A new Form to be called Form O1 shall be added to the Regulations as at Appendix 'A'.		63. Form 10—Intermediate Certificate.	The words and brackets "(Regulation 59)" in Form 10 shall be substituted by the words and brackets "(Regulations 59 and 89-B)".	
55. Form 1. Declaration Form	In Form 1, column 12 shall be substituted by the following:—  "Nomination under sections 50(2) (in case of females only) and 71 of the Employees' State Insurance Act for payment of any benefit that may be due as specified in these sections, in the event of the death of the insured person."  The Note below column 13 of Form 1 shall be substituted by the following Note:—  "Note:—According to Section 2 clause (11) of the Employees' State Insurance Act, 1948 'family' means the spouse and minor legitimate and adopted children dependent upon the insured person and his dependent parents."		64. Form 11—Special Intermediate Certificate.	The words and brackets "(Regulation 61)" in Form 11 shall be substituted by the words and brackets "(Regulations 61 and 89-B)".	
			65. Form 12—Sickness or Temporary Disablement Benefit Claim For Benefit.	(1) The words and brackets "(Regulation 63)" in Form 12 shall be substituted by the words and brackets "(Regulations 63 and 89-B)".  (2) The heading of Form 12 in the words "SICKNESS OR TEMPORARY DISABLEMENT BENEFIT" in Form 12 shall be substituted by the words "SICKNESS OR TEMPORARY DISABLEMENT OR MATERNITY BENEFIT FOR SICKNESS."	
56. Form 1-A. Family Declaration Form.	The Note at the bottom of Form 1-A shall be substituted by the following:—  "Note:—According to Section 2, Clause (11) of the Employees' State Insurance Act, 1948, 'family' means the spouse and minor legitimate and adopted children dependent upon the insured person and his dependent parents."		66. Form 13—Sickness or Temporary Disablement Benefit.	(1) The words and brackets "(Regulation 63)" in Form 13 shall be substituted by the words and brackets "(Regulations 63 and 89-B)".  (2) The heading of Form 13 in the words "SICKNESS OR TEMPORARY DISABLEMENT BENEFIT" shall be substituted by the words "SICKNESS OR TEMPORARY DISABLEMENT OR MATERNITY BENEFIT FOR SICKNESS".	
57. Form 1-B. Changes in Family Declaration Form.	The Note at the bottom of Form 1-B shall be substituted by the following:—  "Note:—According to Section 2, Clause (11) of the Employees' State Insurance Act, 1948, 'family' means the spouse and minor legitimate and adopted children dependent upon the insured person and his dependent parents."		67. Form 14—Sickness or Temporary Disablement Benefit.	(1) The words and brackets "(Regulation 63)" in Form 14 shall be substituted by the words and brackets "(Regulations 63 and 89-B)".  (2) The heading of Form 14 in the words "SICKNESS OR TEMPORARY DISABLEMENT BENEFIT" shall be substituted by the words "SICKNESS OR TEMPORARY DISABLEMENT OR MATERNITY BENEFIT FOR SICKNESS".	
58. Form 2 Contribution Card.	The existing Form 2 shall be substituted by the Form at Appendix 'B'		68. Form 16—Accident Report from Employer.	The existing form 16 shall be substituted by the Form at Appendix "C".	

1	2	3
69. Form 17—Dependant's Benefit Death Certificate.	(1) The words and brackets "(Regulation 79)" in Form 17 shall be substituted by the words and brackets "(Regulations 79 and 95-C)".	
	(2) The heading of Form 17 in the words "DEPENDANTS' BENEFIT" shall be substituted by the words "DEPENDANTS' OR FUNERAL BENEFIT".	
	(3) The words "an injury" occurring in the text of Form 17 shall be deleted and substituted by a dash "—".	
70. Form 18-A—Dependants' Benefit.	The existing Form 18-A shall be substituted by Form 18-A as at Appendix 'D'.	
71. Form 23—Maternity Benefit.	(1) In form 23, the words "OR MISCARRIAGE" shall be added after the heading in the words "CERTIFICATE OF CONFINEMENT".	
	(2) In form 23, the stroke and words "miscarriage" shall be added after the words "in connection with her confinement".	
72. Form 24-A.	After Form 24, Form 24-A shall be added to the Regulations as at appendix 'E'.	
73. Form 24-B.	After Form 24-A, Form 24-B shall be added to the Regulations as at appendix 'F'.	
74. Form 25—Claim for Permanent Disablement Benefit.	The words "Appeal Tribunal" occurring in the text of Form 25 shall be substituted by the words "Medical Appeal Tribunal/Employees' Insurance Court".	
75. Form 25-A.	After Form 25, Form 25-A shall be added to the Regulations as at appendix "G".	
76. Form 27—Declaration and Certificate for Dependants' Benefit.	The existing Form 27 shall be substituted by Form 27 as at appendix "H".	

## APPENDIX "A"

## FORM 01

EMPLOYEES' STATE INSURANCE CORPORATION  
EMPLOYER'S REGISTRATION FORM

(Regulation 10-B)

\*Employer's Code No.  
(if allotted previously)

1. Name of the Factory/Establishment.....
2. Full Registered Address.....
3. (a) Telephone No., if any .....
- (b) Telephone Address, if any.....
4. Location of Factory/Establishment,
  - (a) State .....
  - (b) District .....
  - (c) Town or village .....

- (d) Nearest Rly. Station .....
  - (e) Name of Road or locality, Municipal No. if any .....
  - (f) Nearest Post Office, where Factory/Establishment is situated.....
  - (g) Police Station having jurisdiction in area where the Factory/Establishment is situated .....
5. Exact nature of work/business carried on.....
  6. (a) Year of Registration of the Factory under the Factories Act/Establishment under Shops and Establishments Act .....
  - (b) Licence No. (Factory/Certificate No. (Establishment)) .....
  - (c) The date of starting of the Factory/Establishment .....
  7. Nature of proprietorship (whether Registered Joint Stock Company, Individual Ownership, partnership or private registered company) .....
  8. Principal employer :—
    - (a) Name of the Manager declared as such for the purposes of the Factories Act in case of a factory and for the purposes of the Shops & Establishments Act in case of an establishment .....
    - (b) Name & residential address of Managing Agents/Managing Director/Managing Partner/Owner or Occupier.....
    - (c) If it is a Registered Joint Stock Company, name and address of the Chairman of the Board of Directors.....
    - (d) Name and residential address of each of the Directors, if Registered Joint Stock Company (if a partnership concern names and addresses of each of the partners).....
  9. (a) Whether power is used in the Factory/Establishment, if so, since when.....
  - (b) In case of factory whether licence issued under Section 2(m) (i) or 2(m) (ii) of the Factories Act, 1948.....
  10. Is any work/business carried on through contractors or other immediate employers, if any?.....
    - If so, (a) Nature of Work/Business.....
    - (b) No. of persons so employed for wages :—
      - (i) Males .....
      - (ii) Females .....
      - (iii) Total .....

\*To be indicated in case of a factory to which the Act applied at any time previously and to whom an Employer's Code Number was allotted.

11. (a) Total number of persons employed for wages (including those employed through contractors or immediate employers, whether manual, clerical, supervisory, those connected with administration or purchase of raw materials or distribution or sale of products, whether permanent or temporary).

(i) Males .....

(ii) Females .....

(iii) Total .....

(b) In case of a factory the maximum number of persons that can be employed on any one day in the factory as stated in the licence.....

12. Total number of employees (including those through contractors or immediate employers, whether manual, clerical, supervisory, connected with administration or purchase of raw materials or distribution or sale of products of the Factory/Establishment—whether permanent or temporary) each of whose wages (excluding remuneration for over-time work) are Rs. 500/- per mensem or less :—

(i) Males .....

(ii) Females .....

(iii) Total .....

13. (a) Total amount of wages paid in the preceding month to the employees as given in query No. 12 above.....

(b) The number of employees to whom wages in (a) were paid.....

14. (i) The first date since \* ..... on which 20 persons or more were employed for wages in factory/establishment premises .....

(ii) Whether 20 or more persons have been employed for wages continuously.....

(iii) A monthwise statement of maximum Number of persons employed for wages on any day may be furnished in the table given below :—

Year	Jan.	Feb.	Mar.	April	May	June	July	Aug.	Sep.	Oct.	Nov.	Dec.
1951												
1952												
1953												
1954												
1955												
1956												
1957												
1958												
1959												
1960												
1961												
1962												
1963												
1964												
1965												
1966												
1967												
19												

I hereby declare that the statement given above is correct to the best of my knowledge and belief.

Date.....

Place.....

Signature.....

Designation.....

In case of the factory this date should be 24-2-1951 or in case of factory to which the Act previously applied but has ceased to apply for the time being, the date when the Act last applied. In case of the establishment, this date should be the date one year prior to the date of the enforcement of the Employees' State Insurance Act, 1948 to the establishment.

N.B. :—Changes in the names and addresses of persons mentioned in column 8(a) (b) (c) (d) should invariably be intimated to the appropriate office of the Corporation as soon as these take place.

NOTE :—1. In answer to query No. 5, complete information is required with regard to the nomenclature of industry or business and the exact nature of work carried on as a part of that industry or business. Instead of replying to the query like "textiles", "chemicals", "engineering" etc., the exact nature of work will need to be stated such as "Textiles—cotton knitting", "Chemicals—manufacture of matches", "Engineering—manufacture of electric motors" etc. etc.

2. "Power" means electrical energy or any other form of energy which is mechanically transmitted and is not generated by human or animal agency.

3. "Immediate Employer" in relation to employees employed by or through him, means a person who has undertaken the execution on the premises of a factory or an establishment to which this Act applies or under the supervision of the principal employer or his agent, of the whole or any part of any work which is ordinarily part of the work of the factory or establishment of the principal employer or preliminary to the work carried on in, or incidental to the purpose of any such factory or establishment, and includes a person by whom the services of an employee who has entered into a contract of service with him are temporarily lent or let on hire to the principal employer.

4. "Principal Employer" means—

(i) In a factory, the owner or occupier of the factory and includes the managing agent of such owner or occupier, the legal representative of a deceased owner or occupier, and where a person has been named as the manager of the factory under the Factories Act, 1948, the person so named, (ii) in any establishment under the control of any department of any Govt. in India, the authority appointed by Govt. in this behalf or where no authority is so appointed, the head of the department; (iii) in any other establishment any person responsible for the supervision and control of the establishment.

5. "Employee" means any person employed for wages in or in connection with the work of a factory or establishment to which this Act applies and—(i) who is directly employed by the principal employer on any work of or incidental or preliminary to or connected with the work of the factory or establishment, whether such work is done by the employee in the factory or establishment or elsewhere; or (ii) who is employed by or through an immediate employer on the premises of the factory or establishment under the supervision of the principal employer or his agent on work which is ordinarily part of the work of the factory or establishment or which is preliminary to the work carried on in or incidental to the purpose of the factory or establishment; or (iii) whose services are temporarily lent or let on hire to the principal employer by the person with whom the person whose services are so lent or let on hire has entered into a contract of service and includes any person employed for wages on any work connected with the administration of the factory or establishment or any part, department or branch thereof or with the purchase of raw materials for, or the distribution or sale of the products of, the factory or establishment; but does not include—

- (a) any member of the Indian naval, military or air force; or
- (b) any person so employed whose wages (excluding remuneration for over-time work) exceeds five hundred rupees a month.

Provided that an employee whose wages (excluding remuneration for over-time work) exceed five hundred rupees a month at any time after (and not before) the beginning of the contribution period, shall continue to be an employee until the end of that period.

6. "Wages" means all remuneration paid or payable in cash to an employee if the terms of the contract of employment, express or implied were fulfilled and includes any payment to an employee in respect of any period of authorised leave, lock-out, strike which is not illegal or lay-off and other additional remuneration, if any, paid at intervals not exceeding two months, but does not include—

- (a) any contribution paid by the employer to any pension fund or provident fund, or under this Act;
- (b) any travelling allowance or the value of any travelling concession;
- (c) any sum paid to the person employed to defray special expenses entailed on him by the nature of his employment; or
- (d) any gratuity payable on discharge.

#### APPENDIX "B"

##### FORM 2

(Regulation 13)

#### CONTRIBUTION CARD

Insurance No.  Local Office   
Distinguishing No.  allotted by  
the employer, if any.   
Department   
Shift, if any

Employer's Code No.  Occupation   
Name  Sex   
Father's/Husband's Name   
Warning — Any person who removes a stamp from this card or makes use of a stamp removed from a card is liable to prosecution.

#### Summary of Stamps affixed/or contribution paid.

Group	Value of each stamp	No. of Stamp	Total value of stamps (2 × 3)	Corresponding daily Standard Benefit Rate
(1)	(2)	(3)	(4)	(5)
	Rs. P.			Rs. P.
1. ....	Nil			0.45
2. ....	Nil			0.65
3. ....	0.25			0.90
4. ....	0.40			1.30
5. ....	0.50			1.75
6. ....	0.70			2.50
7. ....	0.95			3.50
8. ....	1.25			5.00
9. ....	1.75			8.50
Total				

Signature of Employer or his assistant.  Checked and found correct. Appropriate Office.

#### APPENDIX "C"

##### FORM 16

(Regulation 68)

#### ACCIDENT REPORT FROM EMPLOYER

1. Name of employer
2. Employer's Code No.
3. Address of premises where accident happened.
4. Nature of industry or business.
5. Department, Shift (if any) and exact place where the accident happened.
6. Name of the injured person.
7. Insurance No.
8. Address of the injured person.
9. (a) Sex.   
(b) Age (last birthday).   
(c) Occupation of injured person.   
(d) Local Office to which attached.
10. Date and hour of accident.
11. (a) Hour at which he started work on day of accident.   
(b) Whether wages in full or part are payable to him for the day or his accident.
12. Cause of accident :—  
(a) If caused by machinery :—  
(i) Give name of the machine and part causing the accident; and   
(ii) State whether it was moved by mechanical power at that time.



- (b) State exactly what the injured person was doing at that time.
- (c) In your opinion, was the injured person at the time of accident :—
- acting in contravention of the provisions of any law applicable to him; or
  - acting in contravention of any orders given by or on behalf of his employer; or
  - acting without instructions from his employer.
- (d) In case reply to (c) (i), (ii) or (iii) is in affirmative, state whether the act was done for the purpose of and in connection with the employer's trade or business.
13. In case the accident happened while travelling in the employer's transport state whether :
- the injured person was travelling as a passenger to or from his place of work.
  - the injured person was travelling with the express or implied permission of his employer;
  - the transport is being operated by or on behalf of the employer or some other person by whom it is provided in pursuance of arrangements made with the employer; and
  - the vehicle was being/not being operated in the ordinary course of public transport service.
14. In case the accident happened while meeting emergency, state :
- its nature;
  - whether the injured person at the time of accident was employed for the purpose of his employer's trade or business in or about the premises at which the accident took place.
15. Describe briefly how the accident occurred.
16. Name and address of witnesses :—
- .....
  - .....
17. (a) Nature and extent of injury (e.g. fatal, loss of finger, fracture of leg, scald etc.),
- (b) Location of injury (right leg, left hand or left eye etc.)
- (c) (i) If the accident is not fatal state whether the injured person has returned to work.
- (ii) If so, date and hour of return to work.
18. (a) Physician, dispensary or hospital from whom or where the injured person received or is receiving treatment.
- (b) Name of dispensary/panel doctor elected by the injured person.....
19. (i) Has injured person died (i)
- (ii) If so, date of death (ii)

I certify that to the best of my knowledge and belief the above particulars are correct in every respect.

Date of despatch of report.

Signature.....  
Designation.....  
Employer's Name.....  
Address and Code No.....

## APPENDIX "D"

## FORM 18-A

(Regulation 83-A)

## DEPENDANTS' BENEFIT

Claim Form for periodical Payments.

Name of the deceased insured person.....

Insurance No. [ ] [ ] [ ] [ ]

I.....(State relationship with the deceased).....of the above-named insured person, being his dependant, claim Dependants' Benefit for the period from.....to.....

The amount due may be paid to me by money order/in cash at the Local Office.

I declare that I have not married/remarried so far(\*).

I declare that I am still infirm\*\*.

Signature or thumb impression of the Claimant

Present Address

(\*) Applicable only in case of female dependants.

\*\* Applicable only in case of legitimate infirm son or legitimate or adopted unmarried infirm daughter. The claim in such cases shall be accompanied, if required, by a certificate of specified authority.

NOTE :—In case of a minor, the guardian should sign the claim on behalf of the minor, and add the following words below his signature"....  
(Name of the minor) through.....  
(Name of the guardian) his/her.....  
(relationship) .....

## APPENDIX "E"

## FORM 24-A

(Regulation 89-A)

## MATERNITY BENEFIT AFTER THE DEATH OF AN INSURED WOMAN LEAVING BEHIND THE CHILD

(Claim for benefit)

Claim arising from the death on.....of (Insured woman).....w/d/ of .....having Insurance No. [ ] [ ] [ ] [ ]

.....and last employed by .....

I.....(state relationship if any with the deceased).....of the above-named insured person, being her nominee/her legal representative (she having left no nominee) claim maternity benefit for the period from.....to.....

I declare that the deceased insured person died on.....leaving behind the child who is still alive/who also died on.....

The amount due may be paid to me by money order

in Cash at the Local Office

I declare that the particulars given above are true to the best of my knowledge and belief.

Signature or thumb impression of the Claimant

Present Address.....

Date.....

\*Certified that the declaration made above are true to the best of my knowledge and belief

Rubber stamp or seal of  
the attesting authority

Signature.....

Designation.....

*Important :—*Any person who makes a false statement or representation for the purpose of obtaining benefit whether for himself or for some other person renders himself liable to prosecution.

\*This certificate is to be given by (i) an officer of the Revenue, Judicial or Magisterial Departments of Government; or (ii) a Municipal Commissioner; or (iii) a Workmen's Compensation Commissioner; or (iv) the Head of Gram-Panchayat under the official seal of the Panchayat; or (v) the last employer of the Insured Person; or (vi) any other authority approved by the appropriate Regional Office.

#### APPENDIX "F"

##### FORM 24-B

(Regulation 89-A)

#### MATERNITY BENEFIT DEATH CERTIFICATE

Book No.....

Serial No.....

Stamp of the  
Dispensary

Name of the deceased insured woman.....  
w/d of..... Insurance No. [ ] [ ] [ ]

I certify that in my opinion the above-named deceased insured woman died on.....19 as a result of..... during her confinement/\* during a period of.....weeks immediately following her confinement, \*leaving behind the child.

\*In my opinion, the said child also died on.....19 as a result of.....

I had been attending her\*/and also her said child for providing medical benefit before \*her/her said child's death and I attended her for the last time on.....19 \*and her said child for the last time on.....19

Date.....

Signature.....

Insurance Medical Officer

Medical Officer.....

Any other remarks by the

Rubber stamp or  
Name in Block Letters

Note : (1) \*Delete whichever not applicable.

(2) The language may be suitably amended if the Insurance Medical Officer had not attended the deceased person before her/her child's death.

#### APPENDIX "G"

##### FORM 25-A

(Regulation 95-E)

#### FUNERAL BENEFIT CLAIM FORM

Claim arising from the death on.....of  
(Insured person).....aged.....years  
s/w/d of.....having Insurance No.

[ ] [ ] and last employed  
as.....by.....(name of last employer)

\*1. I.....(name of claimant) s/w/d of.....aged.....years being the eldest surviving member of the family of the deceased insured person, whose particulars are given above declare that I incurred an expenditure of Rs. ....on the funeral of the said deceased person and claim funeral benefit of the amount of Rs. ....

\*2. I.....(name of the claimant) s/w/d of.....aged.....years declare that the deceased insured person whose particulars are given above did not have a family/was not living with his family at the time of his/her death and that I actually incurred an expenditure of Rs. ....on the funeral of the deceased insured person and claim funeral benefit of the amount of Rs. ....

Signature or thumb impression of the Claimant

Address.....

Date.....

(\*\*) Certified that the declaration made above are true to the best of my knowledge and belief.

Rubber stamp or seal of  
the attesting authority

Signature.....

Designation.....

*Important :—*Any person who makes a false statement or representation for the purpose of obtaining benefit whether for himself or for some other person renders himself liable to prosecution.

\*Strike out what is not applicable.

(\*\*) This certificate is to be given by (i) an officer of Revenue, Judicial or Magisterial Departments of Government; or (ii) a Municipal Commissioner; or (iii) a Workmen's Compensation Commissioner; or (iv) the Head of the Gram-Panchayat under the official seal of the Panchayat; or (v) the Employer of the deceased insured person; or (vi) any other authority approved by the appropriate Regional Office.

NOTE :—In case of a minor, the guardian should sign the claim on behalf of the minor, and add the following words below his signature.

(Name of the minor) through.....

(Name of the Guardian) his/her.....

(relationship)

#### APPENDIX "H"

##### FORM 27

(Regulation 107-A)

#### DECLARATION AND CERTIFICATE FOR DEPENDENTS' BENEFIT

Insurance No. of the  
deceased insured

person.

I, ..... of (address) .....  
do hereby solemnly declare :

\* (1) that I have not re-married/married.

\*\* (2) that I have attained the age of eighteen years but I continue to be infirm.

Signature or thumb impression of the dependant

Date.....

Certified that ..... w/s/d,  
is alive this day, the.....day of.....19

and that the declarations made above are true to the best of my knowledge and belief.

Date.....

Rubber stamp or seal of  
the attesting authority or  
person

Signature.....

Designation.....

NOTE. (1) In the case of a minor, the guardian should sign the declaration on behalf of the minor and add the following words below his signature "....." (name of minor) through..... (name of the guardian).

"(2) This declaration is to be given only by a widow or female dependant of deceased insured person who is claiming dependants benefit under the Act.

"\*(3) This declaration is to be given only in respect of a legitimate son/legitimate or adopted unmarried daughter who is infirm.

Strike out what is not applicable.

T. C. PURI  
Director General

New Delhi, the 25th April 1967

Na. INS.I-22(1)-2/67(3).—In exercise of the powers conferred by sub-regulation (1) of Regulation 5 of the Employees' State Insurance (General) Regulations, 1950, I hereby determine that in the areas specified in the Schedule given below the first contribution and first benefit periods for Sets A, B and C shall begin and end in respect of persons in insurable employment on the appointed date of midnight of 25th March, 1967 as indicated in the table given below :

Set	First contribution period		First benefit period	
	Begins on midnight of	Ends on midnight of	Begins on midnight of	Ends on midnight of
A	25-3-1967	29-7-1967	23-12-1967	27-4-1968
B	25-3-1967	30-9-1967	23-12-1967	29-6-1968
C	25-3-1967	27-5-1967	23-12-1967	24-2-1968

(ii) In pursuance of the proviso to section 47 of the Employees' State Insurance Act, 1948 (34 of 1948), the condition regarding minimum number of twelve contributions payable during a contribution period for entitlement to sickness benefit in the corresponding benefit period is hereby waived for the first contribution period in respect of the insured persons in the areas specified in the schedule given below who are allotted Set C for whom the first contribution period begins on midnight of 25th March 1967 and ends on 27th May, 1967.

#### SCHEDULE

- I. (1) Municipal limits of Morvi Municipality
- (2) Bhadiad and Trajpur village of Morvi Taluka in the State of Gujarat.
- II. 

Name of village	Had Bast No.
Jorja	219

(P. O. Yamuna Nagar)  
in the State of Haryana.
- III. (1) All the villages of Hyderabad Urban Taluk including Malkajgiri and Maula-Ali Villages.
- (2) The Revenue villages of Moosapet Balanagar and Lingampalli and Alwal in Hyderabad West Taluk.
- (3) The Revenue villages of Saroonagar, Uppal, Ramantapoor and Nacharam of Hyderabad East Taluk.
- (4) The Revenue villages of Kutbullahpoo and Mallapuram of Medchal Taluk in the State of Andhra Pradesh.

T. C. PURI,  
Director General

New Delhi, the 18th May 1967

No. INS.I-22(1)1/67(6).—In pursuance of the powers conferred by Section 46(2) of the Employees' State Insurance Act, 1948 (34 of 1948), read with Regulation 95-A of the Employees' State Insurance (General) Regulations, 1950, I hereby notify 28th May, 1967 as the date from which Medical Benefit as laid down in the said Regulation 95-A and the Rules made by the Government of Gujarat under clause (d), (e), (f) and (g) of sub-section (1) of Section 96 of the Act shall be extended to the families of insured persons in the following areas in the State of Gujarat namely:—

Municipal limits of Bhavnagar Town, Taluka Bhavnagar, District Bhavnagar.

No. INS.I-22(1)1/7/67(7).—In pursuance of the powers conferred by Section 46(2) of the Employees' State Insurance Act, 1948 (34 of 1948), read with Regulation 95-A of the Employees' State Insurance (General) Regulations, 1950, I hereby notify 25th June, 1967 as the date from which Medical Benefit as laid down in the said Regulation 95-A and the Rules made by the Government of Gujarat under clause (d), (e), (f) and (g) of sub-section (1) of Section 96 of the Act shall be extended to the families of insured persons in the following areas in the State of Gujarat namely:—

I. Municipal limits of Morvi Municipality.

II. Bhadiad and Trajpur village of Morvi Taluka.

No. INS.I-22(1)1/67(8).—In pursuance of the powers conferred by Section 46(2) of the Employees' State Insurance Act, 1948 (34 of 1948), read with Regulations, 95-A of the Employees' State Insurance (General) Regulations, 1950, I hereby notify the 25th June, 1967 as the date from which the medical benefit as laid down in the said Regulation 95-A and the Andhra Pradesh Employees' State Insurance (Medical benefit) Rules, 1955 shall be deemed extended to the families of insured persons in the following areas in the State of Andhra Pradesh, namely:—

1. All the villages of Hyderabad Urban Taluk including Malkajgiri and Maula Ali Villages.
2. The Revenue villages of Moosapet, Balanagar and Lingampalli and Alwal in Hyderabad West Taluk.
3. The Revenue Villages of Saroonagar, Uppal, Ramantapoor and Nacharam of Hyderabad East Tq.
4. The Revenue villages of Kutbullahpoo and Mallapuram of Medchal Taluk.

No. INS.I-22(1)1/67(9).—In pursuance of the powers conferred by Section 46(2) of the Employees' State Insurance Act, 1948 (34 of 1948), read with Regulations, 95-A of the Employees' State Insurance (General) Regulations, 1950, I hereby notify the 30th July, 1967 as the date from which the medical benefit as laid down in the said Regulation 95-A and the Andhra Pradesh Employees' State Insurance (Medical benefit) Rules, 1955 shall be deemed extended to the families of insured persons in the following areas in the State of Andhra Pradesh, namely:—

1. In the Revenue village of Vantithadi Agraharam which is situated to the South of Vizianagaram with the following boundaries:—

North : Vizianagaram (Revenue village).

East : Dharmapuri (Revenue village).

South : Sarika (Revenue village).

West : Chillapeta h/o Duppada.

II. In the Revenue village of Kanapaka-Ayyannapeta with the following boundaries :

North : Kukalametta Lakshmiapuram (Revenue village).

East : Gajularega and Vizianagaram Contonment.

South : Bobbadipeta h/o Duppada.

West : Karakavalasa (Revenue village).

No. *INS.I-22(1)1/67(10)*.—In pursuance of the powers conferred by Section 46(2) of the Employees' State Insurance Act, 1948 (34 of 1948), read with Regulation 95-A of the Employees' State Insurance (General) Regulations, 1950, I hereby notify the 25th June, 1967 as the date from which the medical benefit as laid down in the said Regulation 95-A and the Punjab Employees' State Insurance (Medical Benefit) Rules, 1953 shall be extended to the families of insured persons in the following area in the State of Haryana, namely:—

Village	Had Bast No.
Joria	219

(P.O. Yamuna Nagar)

No. *INS.I-22(1)1/67(11)*.—In pursuance of the powers conferred by Section 46(2) of the Employees' State Insurance Act, 1948 (34 of 1948), read with Regulation 95-A of the Employees' State Insurance (General) Regulations, 1950, I hereby notify the 18th June, 1967 as the date from which the medical benefit as laid down in the said Regulation 95-A and the Mysore Employees' State Insurance (Medical benefit) Rules, 1958 shall be extended to the families of insured persons in the following areas in the State of Mysore, namely:—

I. Area within the limits of the town Municipality of T. Narasipur (Mysore District) and inclusive of the following areas in and around the Municipal limits of T. Narasipur, namely:—

Survey Nos. 22, 23, 24, 25 and 40 of T. Narasipur.

II. Area within the limits of the Town Municipality of Kollegal (Mysore District) and inclusive of the following areas in and around the Municipal limits of Kollegal, namely:—

Survey Nos. 876AB, 877AB, 833A, 884/1, 884/2, 885B1A, 885B1C, 885B2 and 739 of Kollegal.

No. *INS.I-22(1)1/67(12)*.—In pursuance of the powers conferred by Section 46(2) of the Employees' State Insurance Act, 1948 (34 of 1948), read with Regulation 95-A of the Employees' State Insurance (General) Regulations, 1950, I hereby notify the 28th May, 1967 as the date from which the medical benefit as laid down in the said Regulation 95-A and the Madras Employees' State Insurance (Medical Benefit) Rules, 1954 shall be extended to the families of insured persons in the following areas, namely:—

The areas within the limits of the Revenue Villages of:

Samballi and Mettur in Omalur Taluk in Salem District in the State of Madras.

The 25th May 1967

No. *INS I. 22(1)-2/67(4)*.—In exercise of the powers, conferred by sub-regulation (1) of Regulation 5 of the Employees' State Insurance (General) Regulation, 1950, I hereby determine that in the areas specified in the schedule given below the first contribution and first benefit periods for Sets 'A' 'B' and 'C' shall begin and end in respect of persons in insurable employment on

the appointed day of midnight of 29-4-1967 as indicated in the table given below:—

Set	First contribution period		First benefit period	
	Begins on midnight of	Ends on midnight of	Begins on midnight of	Ends on midnight of
A	29-4-1967	29-7-1967	27-1-1968	27-4-1968
B	29-4-1967	30-9-1967	27-1-1968	29-6-1968
C	29-4-1967	25-11-1967	27-1-1968	31-8-1968

(ii) In pursuance of the proviso to section 47 of the Employee's State Insurance Act, 1948 (34 of 1948), the condition regarding minimum number of twelve contributions payable during a contribution period for entitlement to sickness benefit in the corresponding benefit period is hereby waived for the first contribution period in respect of the insured persons in the areas specified in the schedule given below who are allotted Set A for whom the first contribution period begins on midnight of 29-4-1967 and ends on 29-7-1967.

#### SCHEDULE

1. I. In the Revenue village of Vantihadi Agrham which is situated to the South of Vizianagaram with the following boundaries:—

North : Vizianagaram (Revenue Village)

East : Dharmapuri (Revenue Village)

South : Sarika (Revenue Village)

West : Chillapeta h/o Duppada.

II. In the Revenue village of Kanapaka-Ayyannapeta with the following boundaries :

North : Kukalametta Lakshmiapuram (Revenue Village).

East : Gajularega and Vizianagaram Cantonment.

South : Bobbadipeta h/o Duppada.

West : Karakavalasa (Revenue Village).  
In the State of Andhra Pradesh.

2. Area within the limits of Sangh Municipal council in Taluka Murti, District Sangli in the State of Maharashtra.

The 29th May 1967

No. *INS.I.2(1)-1/66*.—The following draft of the certain amendments to the Employees' State Insurance (General) Regulations, 1950 which the Employees' State Insurance Corporation proposes to make in exercise of the powers conferred by Section 97 of the Employees' State Insurance Act, 1948 (34 of 1948), is published as required by Sub-section (1) of the said Section for the information of all persons likely to be affected thereby and notice is hereby given that the draft amendments will be taken into consideration on or after the 30th June, 1967.

Any objection or suggestion which may be received from any person with respect to the said draft amendments before the date specified will be considered by the said Corporation.

*Draft amendment to the Employees' State Insurance (General) Regulations, 1950.*

"In sub-regulation (3) of Regulation 103-A of the Employees' State Insurance (General) Regulations, 1950, the words 'and gangrene and its sequelae' shall be inserted after the word 'Lung abscess' wherever they occur. The word 'and' occurring between the words 'non specific ulcerative colitis' and the words 'Lung abscess' shall be substituted by 'a', ',"."

T. C. PURI,  
Director General

BEFORE THE RAILWAY RATES TRIBUNAL AT  
MADRAS

Madras-28, the 25th May 1967

(Public notice issued under Rule 19(3) and (4), of the  
Railway Rates Tribunal Rules, 1959.)

COMPLAINT NUMBER 1 OF 1967

Messrs. P. P. Karuppiah Nadar Sons, General Merchants, SIVAKASI.—*Complainant*.*Versus*The Union of India owning (1) the Northern Railway, New Delhi and (2) the Southern Railway, Madras, and represented by their respective General Managers.—*Respondents*

WHEREAS the complainant above-named has filed a complaint under Section 41(1), Indian Railways Act, 1890, stating that in the course of their business they purchase Dhancha seeds from parties at Nagina and Dhampur, Northern Railway; that whereas the Northern Railway is charging Dhancha seeds at the rate of Rs. 6.79 per quintal, the Southern Railway, on arrival of the goods at destination stations lying within its jurisdiction, is demanding payment of freight at the rate of Rs. 11.82 (excluding surcharge) per quintal subject to the weight condition of 110 quintals per B.G. 4 wheeler; that Dhancha seeds are green manure used for increase in food production and are used by the Government of Madras to boost 'Grow More Food' Campaign; that the rates charged by the Southern Railway on Dhancha seeds are unreasonable; that to charge the same rate for both Jeera seeds priced at Rs. 3 per kilo and Dhancha seeds priced only at forty paise per kilo is itself unjustly discriminatory; that the incidence of freight charge at twelve paise per kilo on Dhancha seeds, the cost of which is only forty paise per kilo, is very high; that in the interests of the public and in the interest of the serving the Grow More Food Campaign, the rates charged for Dhancha seeds should be as low as possible; that the same commodity booked from stations on the Northern Railway to destination stations other than on Southern Railway is charged at a lower rate than that being demanded by the Southern Railway and thus the complainant is subjected to discriminatory treatment and is placed at a disadvantage; that Dhancha seeds should be charged actually as for manures, but, for the present, they will be satisfied if these are charged at the rate accepted by the Northern Railway;

AND WHEREAS the complainant has prayed for (1) a declaration that the present rate charged by the Southern Railway for transport of Dhancha seeds from Nagina to Sivakasi, Nagina to Sattur, Dhampur to Sivakasi and Dhampur to Sattur are unreasonable; (2) fixation of reasonable rate by the Tribunal; (3) declaring that the Southern Railway is contravening Section 28 of the Railways Act by subjecting their traffic to undue prejudice and disadvantage and directing the Railway to abate such prejudice and disadvantage; and (4) awarding costs to the complainant;

AND WHEREAS it is thought there may be persons who are not on record but have the same interest in the proceedings as the complainant or the respondents abovenamed;

This public notice is, therefore, given under Rule 19(3) and (4) of the Railway Rates Tribunal Rules, 1959, so that any person who desires may petition the Tribunal, within thirty days of the publication of this notice for leave to intervene, in support of or opposition to the reliefs sought for in the complaint or be added as a party on the side of the complainant or respondents setting forth the grounds of the proposed intervention or the position and the interest of the petitioner in the proceedings or the grounds for being added as a party in

the above complaint. Any decision given by the Tribunal after this public notice shall apply to all such persons.

Given under my hand seal of the Tribunal, this fifteenth day of May, 1967, at "Adyar House", No. 1, Pugh's Road, Raja Annamalaipuram, Madras-28.

Seal of the Tribunal

V. N. GOPALADESIKAN  
*Secretary,*  
Railway Rates Tribunal.BLORE THE RAILWAY RATES TRIBUNAL AT  
MADRAS(Public Notice issued under Rule 19(3) and (4) of the  
Railway Rates Tribunal Rules, 1959.)

COMPLAINT No. 2 OF 1967

The Electro Metallurgical Works Ltd., Dandeli.—*Complainant*.*vs.*The Union of India owning the South Central Railway, Secunderabad, and represented by its General Manager.—*Respondent*.

WHEREAS the Complainant above-named has filed a complaint under Section 41(1) of the Indian Railways Act, 1890, stating that they have a factory served by Dandeli station on the respondent Railway, for manufacturing Ferro-manganese, the principal raw materials required being manganese ore, coke, dolomite, limestone and Electrode paste; that the raw materials are brought to the factory and the finished product is also sent out by rail; that with effect from 1-2-1964 the then Southern Railway introduced standard telescopic class rates on continuous mileage in respect of the traffic over Alnavar-Dandeli branch line of 32 Kms., but inflated the distance for charge between Alnavar and Dandeli to 96 Kms. viz. 3 times; that the rates for carriage of their traffic in the commodities mentioned in the annexure to the complaint between the stations mentioned therein are unreasonable *per se* and are also unreasonable, when compared to the rates for the same commodities for identical distances, elsewhere on the Railways:

That this Tribunal has, by its Judgment dated 18-4-1966 in Complaint No. 4 of 1963 (West Coast Paper Mills vs. Southern Railway) held in general terms that the basis of inflated distance for charge over the section is unreasonable, in spite of which the respondent railway has given relief only to the West Coast Paper Mills in respect of specified commodities for specified pairs of stations mentioned in their complaint only; that it is discriminatory and violative of Section 28 of the Railways Act to cancel the inflated distance for charge for one user of the Railway and continue it for other users; that the inflated distance for charge over this branch line offends Section 28 of the Railways Act, in another way also because factories situated in other parts of India manufacturing Ferro-manganese are not subjected to this discriminatory treatment of having to pay higher freight charges on the inflated distance; that the complainant's product is sent to Bombay, Madras, Calcutta, Delhi, etc. where they have to face competition from other factories, which do not have to pay freight charges on inflated distance;

AND WHEREAS the complainant has prayed for (1) a declaration that the inflated distance for charge over the Alnavar-Dandeli Section in respect of their traffic is unreasonable; (2) directing the respondent Railway to levy standard rates between Alnavar and Dandeli on continuous actual distance of 32 Kms. and not on the inflated distance of 96 Kms. in respect of commodities specified and between the stations mentioned, in

the annexure to the complaint; (3) granting relief from the date of judgment in Complaint No. 4 of 1963 i.e. 18-4-1966; and (4) awarding costs to the complainant.

AND WHEREAS it is thought that there may be persons who are not on record but have the same interest in the proceedings as the complainant or the respondent above-named;

This public notice is therefore given under Rule 19(3) and (4) of the Railway Rates Tribunal Rules, 1959, so that any person who desires may petition the Tribunal within 30 days of the publication of this notice for leave to intervene in support of or opposition to the reliefs sought in the complaint or be added on the side of the complainant or the respondent setting forth the grounds of the proposed intervention, the position and the interest of the petitioner in the proceedings or the grounds for being added as a party in the above complaint. Any decision given by the Tribunal after this public notice shall apply to all such persons.

Given under my hand and seal of the Tribunal this 16th day of May 1967, at "Adyar House" No. 1 Pugh's Road, Rajah Annamalaiapuram, Madras-28.

V. N. GOPALA DESIKAN

Seal of the Tribunal

Secretary,

Railway Rates Tribunal.

#### BEFORE THE RAILWAY RATES TRIBUNAL AT MADRAS

(Public Notice issued under Rule 19(3) and (4) of the Railway Rates Tribunal Rules, 1959)

COMPLAINT No. 3 OF 1967

New Savan Sugar Mills.—Complainant.

vs.

The Union of India owning the North Eastern Railway, Gorakhpur and represented by its General Manager—Respondent.

WHEREAS the complainant above-named has filed a complaint under Section 41(1)(c) of the Railways Act stating that they have a sugar mill at Siwan on the respondent Railway; that part of the raw material viz. sugarcane and also the finished product sugar are despatched by rail; that they entered into an agreement with the then Bengal and North Western Railway Co. Ltd., in or about 1933, for the construction of an assisted siding at Siwan, undertaking to bear the cost of the land and cost of laying the permanent way, etc. for the assisted siding and also to pay 8½ per cent of the Railway's capital outlay towards interest, depreciation and maintenance charges of the assisted siding; that the charges on this basis were fixed at Rs. 417.50 per half year; that the system was in force from 1933 onwards; that in 1966 the respondent railway unilaterally increased the above charges to Rs. 3,495.36 per annum with effect from 1st November 1965; that the abnormal increase in the charges is absolutely unreasonable; that as the maintenance done to their siding is negligible, to charge Rs. 3,291.38P. per annum on that account is unfair, inequitable, unjust and unreasonable, and so also are the interest charges; that the Railways as carriers are under obligation to place the wagons at the junction of the private siding with the assisted siding and no separate charge for haulage over the assisted siding can be levied;

AND WHEREAS the complainant has prayed for (1) declaration that the present interest and maintenance charges are unreasonable; (2) fixation of reasonable interest and maintenance charges; (3) giving effect to the reliefs from the date of enhancement of the charges; and (4) awarding costs to the complainant.

AND WHEREAS it is thought that there may be persons who are not on record but have the same interest in the proceedings as the complainant or the respondent above-named.

This public notice is therefore given under Rule 19(3) and (4) of the Railway Rates Tribunal Rules, 1959, so that any person who desires may petition the Tribunal within 30 days of the publication of this notice, for leave to intervene in support of or opposition to the reliefs sought in the complaint or be added on the side of the complainant or the respondent setting forth the grounds of the proposed intervention, the position and the interest of the petitioner in the proceedings or the grounds for being added as a party in the above case. Any decision given by the Tribunal after this public notice shall apply to all such persons.

Given under my hand and seal of the Tribunal this 16th day of May 1967 at "Adyar House", Rajah Annamalaiapuram, Madras-28.

V. N. GOPALA DESIKAN

Seal of the Tribunal

Secretary,

Railway Rates Tribunal.

#### BEFORE THE RAILWAY RATES TRIBUNAL AT MADRAS

(Public Notice issued under Rule 19(3) and (4) of the Railway Rates Tribunal Rules, 1959)

COMPLAINT No. 4 OF 1967

The Jaipur Udyog Limited, Sawai Madhopur—Complainant.

vs.

The Union of India owning the Western Railway, Bombay, and represented by its General Manager—Respondent.

WHEREAS the complainant above-named has filed a complaint under Section 41(1) of the Railways Act stating that they own a Cement Factory at Sawai Madhopur, a station on the Western Railway; that they have their own M.G. Siding inside their premises, laid, constructed and maintained at their own cost; that the Railways have been levying siding charges since 1953 at the rate of Rs. 18 per hour or Re. 1 per wagon hauled both ways, whichever was higher; that the above siding charges were increased to Rs. 28 per hour or Re. 1 per wagon whichever was higher from 1958 and again increased to Rs. 30.50 per hour or Re. 1 per wagon whichever was higher from the year 1960; that in 1962 the charges were again increased to Rs. 35 per hour or Re. 1 per wagon whichever was higher; that from March 1964 the siding charges were further increased to Rs. 38 per hour or Re. 1 per wagon, whichever was higher;

That the levy of siding charges on per wagon basis was unjustified; that from 1st March 1966 the respondent was charging Rs. 38 per hour giving up the per wagon basis; that the respondent has intimated the complainant of the increase in the siding charges to Rs. 45 per hour with effect from 10th April, 1967; that when even the charge of Rs. 38 per hour is unreasonable, any further increase is not justified; that on the basis of 5 trials conducted in the presence of both the parties, the Railways concluded that the time taken per shunt is 84 minutes, whereas the complainant claimed that the time taken is only 62 minutes; that even as against 84 minutes as arrived at by the Railways, they are raising bills on the basis of 87 minutes per shunt.

AND WHEREAS the complainant has prayed for (1) fixation of the siding charges on the basis of Rs. 18 per hour from the date of the complaint; (2) fixation of siding charges on the basis of 62 minutes per shunt; (3) directing the respondent to refund the excess amount collected; and (4) awarding costs to the complainant.

AND WHEREAS it is thought that there may be persons who are not on record but have the same interest in the proceedings as the complainant or the respondent above-named;

This public notice is therefore given under Rule 19(3) and (4) of the Railway Rates Tribunal Rules, 1959, so that any person who desires may petition the Tribunal within 30 days of the publication of this notice for leave to intervene in support of or opposition to the reliefs sought in the complaint or be added on the side of the complainant or the respondent setting forth the grounds of the proposed intervention, the

position and the interest of the petitioner in the proceedings or the grounds for being added as a party in the above complaint. Any decision given by the Tribunal after this public notice shall apply to all such persons.

Given under my hand and seal of the Tribunal this 16th day of May 1967 at "Adyar House" No. 1 Pugh's Road, Rajah Annamalaipuram, Madras-28.

V. N. GOPALA DESIKAN

Seal of the Tribunal

*Secretary,*

*Railway Rates Tribunal*

